Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

BRIAN WRIGHT

A Trust Deed has been granted by Brian Wright, residing at 174 Cumberland Road, Greenock, PA16 0UG, UK, on 10 February 2012, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, John Hall, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU as Trustee for the

benefit of his Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*. Notes: The Trust Deed may become a Protected Trust Deed unless

within the period of 5 weeks of the date of publication of this notice in The Edinburgh Gazettea majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

John Hall, Trustee

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 10 February 2012.

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

JOHN WRIGHT

A Trust Deed has been granted by John Wright, 160 Mallace Avenue, Armadale, Bathgate EH48 2GE, previously residing at, 114 Lower Bathville, Armadale EH48 2JY, on 8 February 2012, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) his estate to me, Peter Christopher Dean, Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA, as Trustee for the benefit of his Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in The Edinburgh Gazette.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in The Edinburgh Gazette a majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

Peter C Dean, Trustee

Carrington Dean, 135 Buchanan Street, Glasgow G1 2JA.

15 February 2012. (240)

Protected Trust Deeds (Scotland) Regulations 2008, regulation 7 Notice of Trust Deed for the Benefit of Creditors by

A Trust Deed has been granted by Ashley Rose Wyse, residing at 358 Megginch Place, Glenrothes, KY7 4PT, UK, on 10 February 2012 previously residing at 2 North View, Main Street, Hill Of Beath, Cowdenbeath, KY4 8DW, conveying (to the extent specified in section 5(4A) in the Bankruptcy (Scotland) Act 1985) her estate to me, John Hall, Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU as Trustee for the benefit of her Creditors generally.

If a Creditor wishes to object to the Trust Deed for the purposes of preventing it becoming a Protected Trust Deed (see notes below on the objections required for that purpose) notification of such objection must be delivered in writing to the Trustee within 5 weeks of the date of the publication of this notice in *The Edinburgh Gazette*.

Notes: The Trust Deed may become a Protected Trust Deed unless within the period of 5 weeks of the date of publication of this notice in *The Edinburgh Gazettea* majority in number or not less than one third in value of the Creditors notify the Trustee in writing that they object to the Trust Deed and do not wish to accede to them.

Briefly, this has the effect of restricting the rights of non-acceding Creditors to do diligence (ie to enforce court decrees for unpaid debts) against the Debtor and confers certain protection upon the Trust Deed from being superseded by the sequestration of the Debtor's estate.

Invocas, Capital House, 2 Festival Square, Edinburgh, EH3 9SU 10 February 2012.

Companies & Financial Regulation



Notice of Disclaimer

Notice of Disclaimer of Bona Vacantia Companies Act 2006

CAIPI (SCOTLAND) LIMITED

WHEREAS CAIPI (SCOTLAND) LIMITED, a company incorporated under the Companies Acts under Company number SC302706 was dissolved on Twenty fourth September 2010; AND WHEREAS in terms of section 1012 of the Companies Act 2006 all property and rights whatsoever vested in or held on trust for a dissolved company immediately before its dissolution are deemed to be bona vacantia; AND WHEREAS immediately before its dissolution the said Caipi (Scotland) Limited was the Tenant under a Lease between Esson Properties Limited and Martin Ashley Angus, trading as Donside Frames, dated First and Twenty sixth February and registered in the Books of Council and Session on Twelfth March all 1996, of ALL and WHOLE the ground floor shop unit and others known as and forming 19 Back Wynd, Aberdeen by virtue of (1) Assignation by Martin Ashley Angus, trading as Donside Frames, with consent in favour of George Bews dated Tenth, Twenty fourth and Twenty eighth April and registered in the Books of Council and Session on Second May all 2003; (2) Assignation by George Bews with consent in favour of The Rosemount Gallery Limited dated Twentieth and Twenty fifth June and registered in the Books of Council and Session on Twenty fifth August all 2003 and (3) Assignation by The Rosemount Gallery Limited with consent in favour of the said Caipi (Scotland) Limited dated Thirty first May and Second and Seventh June and registered in the Books of Council and Session on Eighth September, all 2006; AND WHEREAS the dissolution of the said Caipi (Scotland) Limited came to my notice on Ninth February 2012: Now THEREFORE I, CATHERINE PATRICIA DYER, the Queen's and Lord Treasurer's Remembrancer, in pursuance of section 1013 of the Companies Act 2006, do by this Notice disclaim the Crown's whole right and title in and to the Tenant's interest under the said Lease.

Catherine Patricia Dyer, Queen's and Lord Treasurer's Remembrancer 25 Chambers Street, Edinburgh EH1 1LA.

14 February 2012. (242)

Notice of Disclaimer of Bona Vacantia

Companies Act 2006

STEAMY DREAMY LLP

WHEREAS STEAMY DREAMY LLP, a limited liability partnership incorporated under the Limited Liability Partnership Act 2000, under Limited Liability Partnership number SO300372 was dissolved on 25 June 2010; AND WHEREAS in terms of section 1012 of the Companies Act 2006 as applied to limited liability partnerships by the Limited Liability Partnerships (Application of Companies Act 2006) Regulations 2009 all property and rights whatsoever vested in or held on trust for a dissolved limited liability partnership immediately before its dissolution are deemed to be *bona vacantia*; AND WHEREAS immediately before its dissolution the said Steamy Dreamy LLP was the Tenant under a Lease between Royal Mail Group PLC and Junglee Fun (Franchise) Limited (later known as The Red Folder Company Limited) dated 20 August and 16 September and registered in the Books of Council and Session on 19 October all in the year 2004 and also the Mid-Landlord under the Sub-Lease after mentioned both by virtue of an Assignation among Royal Mail Group Limited, The Red Folder Company Limited and the said Steamy Dreamy LLP dated 20 June and 21 November both 2008 and 9 April 2009 and registered in the Books of Council and Session on 19 May 2009 and was also the Sub-Tenant under a Sub-Lease by the said Junglee Fun (Franchise) Limited in favour of the said Steamy Dreamy LLP dated 2004, of